

1	ANN C. MOORMAN, ESQ. (CSB 130144) Law Offices of Ann C. Moorman		
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4	Attorney for Defendant		
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7	7 UNITED STATES DIST	UNITED STATES DISTRICT COURT	
8	FOR THE NORTHERN DISTRICT OF CALIFORNIA		
9	9 SAN FRANCISCO	SAN FRANCISCO DIVISION	
10	UNITED STATES OF AMERICA, No.	o. CR 08- 0528 MHP	
11	Plaintiff,)		
12	v.) Ol	TIPULATION AND [PROPOSED] RDER RESETTING EVIDENTIARY	
13	GREGORY ALLEN WEISS.,) HEARING DATE)	
14	Defendant.)		
15		indice almost its assessed W.C. Wilson	
16	IT IS HEREBY STIPULATED between the plaintiff, through its counsel, W.S. Wilson		
17	Leung, Assistant United States Attorney and defendant, Gregory Weiss, through his counsel, Ann C.		
18	Moorman, that the evidentiary hearing in connection with defendant Weiss' Motion to Suppress		
19 20	Evidence (Doc 37) filed on January 5, 2009 shall be heard on April 9, 2009 at 9:00 a.m.		
21	IT IS SO STIPULATED.		
22	Dated: March 19, 2009 /s/ Ar	nn C. Moorman MOORMAN	
23	Counsel f	or Defendant Gregory Allen Weiss	
24		S. Wilson Leung	
25	W.S. WII		
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	Stipulation and [Proposed] Order Resetting Hearing Date		

Stipulation and [Proposed] Order Resetting Hearing Date

ORDER

GOOD CAUSE APPEARING, IT IS HEREBY ORDERED that the evidentiary hearing on Defendant Weiss' Motion to Suppress Evidence and Traverse the Warrant shall be heard April 9, 2009 at 9:00 a.m..

IT IS SO ORDERED:

Dated: 3/24/2009

